Performance ("Motion for Partial Summary Judgment");

On September 20, 2024, Travelers and Jokake (collectively, "Parties") filed a Stipulation to Dismiss Without Prejudice the Second, Fourth, and Fifth Causes of Action from the Complaint (Document No. 44); and

On September 24, 2024, the Court issued an order dismissing without prejudice the Second, Fourth, and Fifth Causes of Action from the Complaint (Document No. 45).

On December 11, 2024, the Court issued an order granting Travelers' Motion for Attorneys' Fees and Related Nontaxable Costs ("Motion for Fees and Costs"), awarding \$259,306.86 in attorneys' fees and \$2,941.50 in nontaxable costs in favor of Travelers and against Jokake.

On January 3, 2025, the clerk of the Court taxed Travelers' costs in the amount of \$3,255.15 in favor of Travelers and against Jokake.

The Court having considered the matter and good cause appearing:

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED AS FOLLOWS:

- 1. On Travelers' First Cause of Action for Breach of Contract (Indemnity Agreement), judgment is hereby entered in favor of Travelers and against Jokake;
- 2. On Travelers' Third Cause of Action for Specific Performance, judgment is hereby entered in favor of Travelers and against Jokake;
- 3. On Travelers' First Cause of Action for Breach of Contract (Indemnity Agreement) and Third Cause of Action for Specific Performance, Travelers is awarded damages against Jokake in the amount of \$25,000,000.00 which consists of:
- a. \$12,278,694.68, exclusive of any fees and costs, for net losses incurred by Travelers through March 13, 2024; and
- b. \$12,721,305.32 in collateral for future, anticipated losses which shall be paid by Jokake on or before thirty (30) days hereafter and shall be held and

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